

and ten, for the suppression of the white slave traffic, which contains Articles in the terms following:—

“ARTICLE 1.”

“Doit être puni quiconque, pour satisfaire les passions d'autrui, a, embauché, entraîné, ou détourné, même avec son consentement, une femme ou fille mineure, en vue de la débauche, alors même que les divers actes qui sont les éléments constitutifs de l'infraction auraient été accomplis dans des pays différents.

“ARTICLE 2.

“Doit être aussi puni quiconque, pour satisfaire les passions d'autrui, a, par fraude ou à l'aide de violences, menaces, abus d'autorité, ou tout autre moyen de contrainte, embauché, entraîné, ou détourné une femme ou fille majeure, en vue de la débauche, alors même que les divers actes qui sont les éléments constitutifs de l'infraction auraient été accomplis dans des pays différents.

\* \* \* \*

“ARTICLE 5.

“Les infractions prévues par les articles 1 et 2 seront, à partir du jour de l'entrée en vigueur de la présente Convention, réputées être inscrites de plein droit au nombre des infractions donnant lieu à extradition d'après les Conventions déjà existantes entre les Parties contractantes.

“Dans les cas où la stipulation qui précède ne pourrait recevoir effet sans modifier la législation existante, les Parties contractantes s'engagent à prendre ou à proposer à leurs législatures respectives les mesures nécessaires.

\* \* \* \*

“ARTICLE 11.

“Si un État contractant désire la mise en vigueur de la présente Convention dans une ou plusieurs de ses colonies, possessions ou circonscriptions consulaires judiciaires, il notifiera son intention à cet effet par un acte qui sera déposé dans les archives du Gouvernement de la République française. Celui-ci en enverra, par la voie diplomatique, copie certifiée conforme à chacun des États contractants et les avisera en même temps de la date du dépôt.

\* \* \* \*

“Six mois après la date du dépôt de l'acte de notification, la Convention entrera en vigueur dans les colonies, possessions ou circonscriptions consulaires judiciaires visées dans l'acte de notification.”

\* \* \* \*

And whereas His Majesty's Ratification of this Convention on behalf of the United Kingdom of Great Britain and Ireland was deposited at Paris on the eighth day of August, one thousand nine hundred and twelve:

And whereas His Majesty's Government have acceded to the Convention in respect of the following British Possessions on the dates respectively mentioned:—

|   |                     |
|---|---------------------|
| Canada ... ..   | August 25, 1913.    |
| Union of South Africa ...                             | September 19, 1913. |
| New Zealand ... ..                                    | October 1, 1913.    |
| Newfoundland ... ..                                   | October 1, 1913.    |
| Australia (including<br>Papua and Norfolk Island) ... | February 18, 1914.  |

Now, therefore, His Majesty, by and with the advice of His Privy Council, and in virtue of

the authority committed to Him by the Extradition Acts, 1870 to 1906, doth order, and it is hereby ordered, that the said Acts shall apply in the case of Germany under and in accordance with the said Treaties as supplemented by the said Convention above set forth.

This Order shall come into operation in the United Kingdom from and after the 25th day of May, 1914. In the above-mentioned British Possessions in respect of which His Majesty's Government have acceded to the Convention in accordance with Article 11 thereof, or in other British Possessions in respect of which His Majesty's Government may in future accede thereto, it shall in each case come into operation on a date six months after the respective date of such accession, or from and after the said 25th day of May, 1914, whichever shall be the later date.

Provided always that the operation of the said Acts shall be and remain suspended within the Dominion of Canada so long as an Act of the Parliament of Canada, being Part I. of chapter 155 of the Revised Statutes of Canada, 1906, and entitled “An Act respecting the Extradition of Fugitive Criminals,” shall continue in force there, and no longer.

*Almeric FitzRoy.*

*Privy Council Office, 14th May, 1914.*

Notice is hereby given that a Petition has been presented to His Majesty in Council by The Van Diemen's Land Company, praying for the grant of a SUPPLEMENTAL CHARTER; and that, His Majesty having referred the said Petition to a Committee of the Lords of the Council, all petitions for or against such grant should be sent to the Privy Council Office on or before the 12th day of June, one thousand nine hundred and fourteen.

*Chancery of the Royal Victorian Order,  
St. James's Palace,*

*11th May, 1914.*

HIS MAJESTY has been graciously pleased, on the occasion of the visit to England of His Majesty the King of Denmark, to make the following appointment to the Royal Victorian Order:—

*To be Knight Grand Cross.*

Sir Henry Crofton Lowther, K.C.M.G., His Majesty's Envoy Extraordinary and Minister Plenipotentiary at Copenhagen.

*Crown Office,*

*May 13, 1914.*

MEMBER returned to serve in the present PARLIAMENT.

*Parliamentary Borough of Great Grimsby.*

Thomas George Tickler, Esq., in the place of Sir George Doughty, deceased.